

Plaintiff Jody Byrd  
Full name and prison number of  
plaintiff(s) # 236552

v.

PHS Medical Dentist  
Alabama Dept. of Cor-  
rection, et al Richard Allen  
Commissioner, Defendants

Name of person(s) who violated  
your constitutional rights.  
(List the names of all the persons) )

Jurisdiction

I.

42 U.S.C. 1983

CIVIL ACTION NO. 2:06-cv-1109-WKW  
(To be supplied by the Clerk of the  
U.S. District Court)

RECEIVED

2006 DEC 15 A 9:44  
JERRY F. HACKETT, CLERK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA.

Jurisdiction

II.

42 U.S.C. 1983  
(4)(2)(3)(4)(5) 18 U.S.C. 242  
Ala. Code 1975, 12-11-30,  
F.R.P. Rule 56(c)

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? Yes ( ) No (X)
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? Yes ( ) No (X)
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit:

Plaintiff(s) Plaintiff If Amended Jody Byrd

vs.

Defendant(s) PHS, AND BULLOCK MALE DENTIST 2006

2. Court (if federal court, name the district; if state court, name the county)

Middle District U.S. Court

3. Docket No. CV-

4. Name of Judge to whom case was assigned \_\_\_\_\_

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) Pending 2006-7

6. Approximate date of filing lawsuit Dec. 12, 2006

7. Approximate date of disposition FRCP Rule 56(c)

II. PLACE OF PRESENT CONFINEMENT Bullock Prison  
P.O. BOX 5107, Union Springs, AL 36089

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED Dentist office  
Bullock Prison 12-1-06

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME

ADDRESS

1. The PHS, male Dentist, who Performed
2. AN ALledged Complicated TOOTH<sup>1/2</sup> EXtraction
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_
6. \_\_\_\_\_

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED 12-1-06

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: Medical MALpractice Occurrence  
12-1-06

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place, manner, and person involved).

I went to The Prison Dentist  
to get a Tooth pulled, But Doctor  
Tore my Gums up, and Broke a Tooth  
to Cause

-2-

1/2 Medical EXtraction, to Cause  
deliberate Indifference, AND Medical  
MALpractice, By (PHS) Male Dentist 12-01-06

GROUND TWO:

Defendant Violated 429 U.S. At 106

SUPPORTING FACTS: Applying: Deliberate Indifference  
i.e. to medical needs, when dentist  
acted with obduracy to cause

GROUND THREE: Emotional Distress, and Long Range

SUPPORTING FACTS: Suffering By failing to complete  
A tooth Extraction, By Breaking the  
tooth, to cause  $\frac{1}{2}$  Extraction, And Lingering Pain

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

Pursuant to Farmers v. BRENNAN, the  
Doctor Cause MEDICAL MALPRACTICE to occur  
for IRREPARABLE Damage  
429 U.S. At 106

131 Jody A. Bryd #236552  
 Signature of plaintiff(s)

( I declare under penalty of perjury that the foregoing is true and correct. 1. )

EXECUTED on Dec. 12, 2006  
 (date)

131 Jody A. Bryd #236552  
 Signature of plaintiff(s)

1.

2) The Plaintiff seek Count ONE:  
 75,000.00 Dollars, for BEENING  
 subjected to CRUEL and UNUSUAL  
 medical MALPRACTICE By A Resent  
 Hired, Dentist Doctor, BEEN NOT  
 Qualified to Perform  
 A Complicated surgery (Count TWO)  
 The Plaintiff seek \$500,000.00  
 for medical malpractice By Prison Doctor